

## IN THE UNITED STATES PATENT AND TRADEWARK OFFICE

REQUEST FOR FILING (RULE 53(b)(1))



FOR DESIGN OR UTILITY APPLICATIONS
(DO NOT USE FOR CIPS)

(DO NOT USE	FOR CIFS)		<i>iii</i>
TATENT APPLICATION:  Continuation )		•	T.
) application under 37 CFR 1.53(b)(1	) .		" S = 0
Divisional )	One was Ant I In:	:L. 4054	200
of pending prior application of	Group Art Uni	it: <u>1651</u>	
Inventor(s): Goren et al. JAN 1 4 2002 &	Examiner:	Guttman	
Descrit Apple No. 00	Add Dist	5 0280702 L	22004 004
Parent Appln. No.: 09 631,284 Series Code Republic 0. 0	_ Atty. DktF	P 0280702 New M#	32961-001 Client Ref
Parent Filed: August 3, 2000			
This Appln. Filed: January 14, 2002			•
Title: Antiviral Composition Derived from Allium Cepa and	Therapeutic Us	e Thereof	
Hen. Commissioner of Patents	Date: Jar	nuary 14, 2002	
Washington, DC 20231	(Parent Matter		)
	•		
To effect the above-requested filing today:			
1 Attached is a copy (which must be filed) of the prior	application inc	cludina.	•
remained to a dopy (International) of the prior	арричаны, иго	g.	
Specification and claims (49 pages) (must be att			·
Drawings (must be attached if originally filed):		et: 📋 T set infornal of size	mai;
Always X one box, only:	_		, =
(1) Copy of Signed declaration or oath as originally f (2) NO declaration or fee is enclosed; therefore, this			<u>d</u> .
	io a ming and a	1 1 (4.0 00(1).	
<b>y</b>			
2.  This application is hereby filed by less than all	of the inventors	named in the p	rior application. Petition is.
hereby made requesting deletion as inventor(s	) of the following	g who is/are no	t inventor(s) of the
invention being claimed in this application (DEI	EIE IHE FOL	LOWING INVE	NTOR(S)):
<u> </u>	2.	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
3.	4.		
5. <u> </u>	· 6. \ 8.		
.*	, 0.		
2.5 THE <u>INVENTOR(S)</u> FOR THIS NEW APPLICATION I	S(ARE):		
1. Adolfo GOREN	2.	Walter F. GO	LDMAN
3. Zila TRAININ	4.	Simon R. GO	
5.	6.		
7.	8.		· · · · · · · · · · · · · · · · · · ·

The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto.



4.		Priority is claimed unde	er 35 U.S.C. 119/3	65 based c	n filing	g in		of	
	(1)	Application No.	<u>Filing I</u>		(2)	<u>Applica</u>	(country) tion No.	Filing Date	
	(3)				(4)				_
	(5)		<del></del>		(6) _	<del></del>	*		_
			(No.) Certified cocopies previously fation No.	filed on		, file	ed on	in	
4(a).	(a)	Domestic priority is	claimed from PC	Internation Γ//_	al stag	ge of PCT	filed		
	(b)	☐ Benefit is claimed o	of Provisional Appl	ication No.	60/	, filed .	· ·		
5.9		Assignee (optional)				· · · · · · · · · · · · · · · · · · ·			
6. <sub>**</sub>		Attached is the followin different assignors):	g number of Assig and respect	inments (in tive <u>new</u> C	cluding over Sl	g original a heets. (Do	and all later s NOT file old	successive ones by d cover sheets.)	
		(Assignments in parent want it/them recorded a				heets in th	nis continuing	g application if you	
A SE	Pleas	e return the recorded As	signment to the ur	ndersigned.					
		The power of attorney	in the prior applic	ation is to_			· · · · · · · · · · · · · · · · · · ·		
		e and Reg. No.) e current address is as in	item 8 below.					· · · · · · · · · · · · · · · · · · ·	
, e. <sub>n</sub> .	а. 🔲	Recognize as associa	te attorney				-	<u> </u>	
	(Nam	e, Reg. No. and Address	) .	g ( <del>g</del> .		•			_
	Addro of Pil	ess all future communic Isbury Winthrop LLP, 1	cations to Intellec 600 Tysons Boul	ctual Prop evard, Mc	erty G Lean, `	roup VA 22102		``\	
9.	into th	application claims benefit his application by this refe	erence:			n(s), the c	ontents of w	hich are incorporated	
		No. <u>09/</u>	filed	August 3	, 2000				
		No. /	filed	` <u> </u>					-
design	ated th	No. PCT/ /. ne U.S. and that Internati	filed onal Application	] was	□ wa	•	ublished und inglish	, which der PCT Acticle 21(2) ir	ń
9(a).		ee the attached Prelimina above listed US applicat		hich amend	ds the t	first page	of the specif	ication to claim benefit	
10.	Small	I Entity Status →	☐ is <u>Not</u> claime	ed 🗵	] is cla	imed ( <u>pre</u>	-filing confire	nation <b>required</b> )	
,		: 1 (No.) Small Entity St ☑ filed in above prior ☐ attached.		ssential sin	ce 9/8/	/00) were/	are:		
1,1., (one box (must be (X'd)	)	on to extend the life of the is being concurrently file was previously filed in the is not necessary for cop	ed in that prior app nat prior applicatio	lication (Us n (Check le	e Forn	n PAT-11 of prior ext	1). ension).		



12.	<b>INFORMATION DISCLOSURE STATEMENT:</b> Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are <u>not required</u> now. Please consider those documents and <u>advise</u> that they have been considered in <u>this new</u> application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.
13.	Attached is a Rule 103(a) Petition to Suspend Action.

14. Please see the attached Preliminary Amendment which reduces the number of claims for purposes of reducing the initial filing fee.

## FILING FEE THE FOLLOWING FILING FEE IS BASED ON ->->-><u>CLAIMS AS FILED AND **CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<-<-<-**</u>

NOTE: If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank.

Entity		Code
tion \$330/\$165 tion \$740/\$370	+370	106/26 101/201
x \$18/\$9	+162	103/203
x \$84/\$42	+168	102/202
\$280/\$140	+0	104/204
Subtotal =	\$700	
130	+0	122
40	+0	581
	x \$18/\$9 x \$84/\$42 \$280/\$140 Subtotal =	ion \$740/\$370 +370 x \$18/\$9 +162 x \$84/\$42 +168 \$280/\$140 +0 Subtotal = \$700 30 +0

(carry forward to Item 31)

23.	☐ ATTACHED:
24	See the attached Preliminary Amendment
25.	See NONPUBLICATION REQUEST under Rule 213(a) attached (Pat-258

PAT-108CN 11/01

26.

## ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

	Claims remaining after amendment	Highest number previously paid for	,	Prese Extra	nt				dditional ee	
٠	,				L	arge/Smal	Entity		•	File Code
Total Effectiv	e Claims _*	minus **	20 =	0	×	\$18/\$9	=	\$	0	(103/203
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-**	•	2	olus FEE fr	om item	22 (	on page 3		.+	0	
				TOTAL	. FE	E ATTACH	<u>IED</u>	\$	700	
*If the entry in this	space is less than a entry in	the next space, the "Pi	resent Extra" res	ult is "0"						
**If the "Highest nur	mber previously paid for" (se	ee item 17 above) is less	than 20, write "	20" in this sp	ace					
If the "Highest numb	per previously paid for" (see	item 18 above) is less t	han 3, write "3" i	n this space			O	09	09	
	Account No. 03-3									
Our Order N	O		280702		_					
		C#	M#							

**CHARGE STATEMENT:** Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group

By Atty:	tty: Robin L. Teskin			o. 35,030	
Sig:	Roi	Ju	Fax:	(703) 905-2500 (703) 905-2200	

Atty./Sec RLT/LAK

NOTE No. 1: File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments NOTE No. 2: Is extension in parent necessary for copendency? <u>DOUBLE CHECK Item 11 above</u>. If yes, printout Pat-111 and head it in <u>parent</u>.